





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vignita 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/744,269	01/22/2001	Takashi Sako	AA335/VB	5067
27752	7590 09/15/2003			•
THE PROCTER & GAMBLE COMPANY INTELLECTUAL PROPERTY DIVISION WINTON HILL TECHNICAL CENTER - BOX 161			EXAMINER	
			WEBMAN, EDWARD J	
6110 CENTEI CINCINNATI	R HILL AVENUE I. OH 45224		ART UNIT	PAPER NUMBER
	•	•	1617	10
			DATE MAILED: 09/15/2003	1 C

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)	
Office Action Occurrence	09/744269	SAK	c 0
Office Action Summary	Examiner		Group Art Unit
	WERMI	M	1617
-The MAILING DATE of this communication appear	ars on the cover sheet l	beneath the cor	respondence address—
eriod for Reply	2		
SHORTENED STATUTORY PERIOD FOR REPLY IS SET THIS COMMUNICATION.	TO EXPIRE	MONTH(S) I	FROM THE MAILING DATE
 Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a left NO period for reply is specified above, such period shall, by defaulting to reply within the set or extended period for reply will, by starting the set of the period for reply will, by starting the set of the period for reply will, by starting the set of the period for reply will, by starting the set of the period for reply will, by starting the set of the period for reply will, by starting the period for reply will. 	reply within the statutory minir lt, expire SIX (6) MONTHS fro	num of thirty (30) da m the mailing date	ays will be considered timely.
atus			
Responsive to communication(s) filed on	/16/03		
☐ This action is FINAL.			•
☐ Since this application is in condition for allowance except accordance with the practice under <i>Ex parte Quayle</i> , 19			he merits is closed in
sposition of Claims			
Claim(s) 1-10	·	is/are pe	ending in the application.
Of the above claim(s)		is/are withdrawn from consideration.	
- · · · · · · · · · · · · · · · · · · ·		10/410 11	tnarawn from consideration.
□ Claim(s)		is/are all	lowed.
□ Claim(s)		is/are all	lowed.
□ Claim(s)		is/are all	lowed. jected.
□ Claim(s)		is/are all is/are re	lowed. jected. pjected to.
□ Claim(s)		is/are all is/are re	lowed. jected. pjected to. ect to restriction or election
□ Claim(s)		is/are all is/are re is/are ob are subj	lowed. jected. pjected to. ect to restriction or election
☐ Claim(s)	ng Review, PTO-948.	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election ment.
□ Claim(s) □ Claim(s) □ Claim(s) □ Claim(s) □ Claim(s) □ Pplication Papers □ See the attached Notice of Draftsperson's Patent Drawin □ The proposed drawing correction, filed on	ng Review, PTO-948. is □ approved	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948. is □ approved	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election ment.
☐ Claim(s) ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	ng Review, PTO-948. is □ approved	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948. is □ approved	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948. is □ approved	is/are all is/are re is/are re is/are ob are subj requiren	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948 is □ approved cted to by the Examiner. under 35 U.S.C. § 11 9(a) f the priority documents h	is/are all is/are re is/are ob are subj requiren disapproved. -(d). ave been	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948 is approved cted to by the Examiner. under 35 U.S.C. § 11 9(a) f the priority documents here.	is/are all is/are re is/are ob are subj requiren disapproved.	lowed. jected. pjected to. ect to restriction or election nent.
☐ Claim(s)	ng Review, PTO-948 is approved cted to by the Examiner. under 35 U.S.C. § 11 9(a) f the priority documents hero	is/are all is/are re is/are obtained are subjured. disapproved. disapproved.	lowed. jected. pjected to. ect to restriction or election nent.
Claim(s) Claim(ng Review, PTO-948 is	is/are all is/are re is/are obtained are subjured. disapproved. disapproved.	lowed. jected. pjected to. ect to restriction or election nent.
Claim(s) Claim(ng Review, PTO-948 is	is/are all is/are re is/are obtained are subjured. disapproved. disapproved.	jected. pjected to. ect to restriction or election nent. TD HIROVED
☐ Claim(s)	ng Review, PTO-948 is approved cted to by the Examiner. under 35 U.S.C. § 11 9(a) f the priority documents have beer)ternational Bureau (PCT	is/are all is/are re is/are ob are subj requiren disapproved. -(d). ave been Rule 1 7.2(a)).	jected. pjected to. ect to restriction or election nent. TD HIROVED

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No. 12

Application/Control Number: 09/744,269

Art Unit: 1617

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 3, 4, 5 are rejected under 35 U.S.C. 102(e) as being anticipated by Hitchen.

Hitchen teaches shampoo compositions comprising <u>copolymers of carboxylic</u>

<u>acid</u> such as Carbopol-1342, an <u>aqueous carrier (water)</u> abstract, col. 3, lines 62-63;

<u>visible particles</u>, namely titanium coated miga (abstract) <u>viscosity modifiers</u> such as thickeners (col. 5, line 52), and a <u>silicon compound</u> (abstract).

Propylene Glycol is disclosed (column 9 examples 8-11). Applicants characterize it as a humectants (page 3 lines 34-35). Cationic conditioning agents are specified (column 4, line 35 et seq.).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hitchen in view of Karlen et al and Rath et al.

Hitchen is discussed above.



Application/Control Number: 09/744,269

Art Unit: 1617

Karlen et al. teach hair-cleansing compositions comprising copolymers of carboxylic acid such as Carbopol-1342 (column 6, line 62), and an <u>amphoteric conditioning polymer</u> such as Merquat Plus 3300, (see column 7, line 55). Aqueous carriers (water) (column 8, line 58) and a silicon compound (column 6, lines 11-13) are also disclosed.

Rath et al. teach shampoo and <u>conditioner</u> compositions comprising <u>optical</u> <u>brighteners</u> such as shine enhancers, <u>herbal extracts</u> and <u>UV absorbers</u> (column 2, lines 24-28, example 14). Viscosity modifiers such as a thickening composition are also disclosed (abstract).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to add Merquat Plus 3300 to the composition of Hitchen to achieve the beneficial effect of an amphoteric conditioner in view of Karlen et al.

As to other claimed "...further comprising..." ingredients, it would have been obvious to a person of ordinary skill in the art to further include such compounds in the obvious composition of Hitchen in view of Karlen to achieve the extra beneficial effect of these additives in view of Rath et al.

Applicants' limitation of "For Leave – On Use" is merely and intended sue not considered a patentable limitation during the prosecution of composition claims before the USPTO.

Claims 5, 9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Art Unit: 1617

"Additional" in claims 5 and 9 does not have a antecedent in claim 1 and claims 1, 3-8 respectively.

No claims allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward Webman whose telephone number is (703) 308-4432. The examiner can normally be reached on Monday to Friday 9 Am 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, S. Padmanabhan can be reached on (703) 305-1877. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1235.

Webman/LR August 26, 2003